# A-Engrossed Senate Bill 391

Ordered by the Senate March 19 Including Senate Amendments dated March 19

Sponsored by Senators HASS, BOQUIST; Representatives BERGER, BRUUN, GARRARD, ROBLAN, SCHAUFLER, WITT

#### SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Expands definition of "exotic animal" to include member of order Crocodylia. **Removes from definition "any wolf."** Prohibits breeding of exotic animals except for small exotic felines. Exempts certain organizations, institutions and facilities from permit requirement or from prohibition against breeding of exotic animal.

Allows possession of exotic animal if person applies for permit by certain date or possessed permit on certain date. Allows State Department of Agriculture to charge fee for permit.

### A BILL FOR AN ACT

2 Relating to exotic animals; creating new provisions; and amending ORS 609.305, 609.309, 609.312,

3 609.315, 609.319 and 609.335.

#### 4 Be It Enacted by the People of the State of Oregon:

5 **SECTION 1.** ORS 609.305 is amended to read:

- 6 609.305. As used in ORS 609.305 to 609.335 and 609.992[,]:
- 7 (1) "Exotic animal" means:

8 [(1)] (a) Any member of the family Felidae not indigenous to Oregon, except the species Felis 9 catus (domestic cat):

- 10 [(2)] (b) Any nonhuman primate;
- 11 [(3) Any wolf (Canis lupus);]

12 [(4)] (c) Any nonwolf member of the family Canidae not indigenous to Oregon, except the species

- 13 Canis familiaris (domestic dog); [and]
- 14 [(5)] (d) Any bear, except the black bear (Ursus americanus)[.]; and
- 15 (e) Any member of the order Crocodylia.
- 16 (2) "Wildlife sanctuary":

17 (a) Means a nonprofit organization described in section 501(c)(3) of the Internal Revenue

18 Code that operates a place of refuge where an abused, neglected, unwanted, impounded,

19 abandoned, orphaned or displaced exotic animal is provided care for the animal's lifetime or

20 until released into the wild.

- 21 (b) Does not mean an organization that:
- 22 (A) Involves an exotic animal in an activity that is not inherent to the animal's nature;
- 23 (B) Uses exotic animals as a type of entertainment;
- 24 (C) Sells, trades or barters exotic animals or exotic animal body parts; or
- 25 (D) Breeds exotic animals.

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SECTION 2. ORS 609.309 is amended to read: 1 2 609.309. It is the policy of this state [that the keeping of exotic animals be regulated so as] to protect the public against health and safety risks that exotic animals pose to the community, 3 ensure the health, welfare and safety of [those] exotic animals and [to] ensure the security of facil-4 ities in which [they] exotic animals are kept, so as to avoid undue physical or financial risk to the 5 public. [It is the policy of this state that regulation place no more burden upon the keepers of exotic 6 animals than is required to accomplish the purposes expressed in this section.] 7 SECTION 3. ORS 609.312 is amended to read: 8 9 609.312. A person who sells an exotic animal must, prior to accepting the offer to purchase, provide the prospective purchaser of the exotic animal with informational material approved by the 10 State Department of Agriculture regarding the care, husbandry, health and nutritional needs of the 11 12 exotic animal. This section does not allow the sale of an exotic animal to a person located in this state other than an entity described in ORS 609.315. 13 SECTION 4. ORS 609.315 is amended to read: 14 15 609.315. The requirements for a permit in ORS 609.319 and 609.335 [shall] do not apply to the following: 16 17 (1) A wildlife rehabilitation center operated under a valid permit issued by the State Fish and 18 Wildlife Commission pursuant to ORS 497.308.[; or] (2) A facility operated under a valid license or research facility registration issued by the 19 United States Department of Agriculture pursuant to the federal Animal Welfare Act of 1970 (7 20U.S.C. 2133 or 2136). 2122(3) An exotic animal protection organization, including humane societies and animal shelters, incorporated under ORS chapter 65, that houses an exotic animal at the written 23request of the state, a local government or a state agency. 24(4) A law enforcement agency. 25(5) A licensed veterinary hospital or clinic. 2627(6) A wildlife sanctuary. (7) An educational facility that houses a member of the order Crocodylia pursuant to a 28written request of the state, a local government or a state agency stating the need to house 2930 the member of the order Crocodylia at the educational facility. 31 SECTION 5. ORS 609.319 is amended to read: 32609.319. (1) [No] A person may not keep an exotic animal in this state unless, before acquiring the animal,] the person possesses a valid State Department of Agriculture permit for that animal 33 34 [issued pursuant to ORS 609.335.] issued prior to the effective date of this 2009 Act or issued as provided in section 8 of this 2009 Act. 35 (2) Except as provided in subsection (4) of this section, a person keeping an exotic animal 36 37 in this state may not breed that animal. 38 (3) [No] A person may not keep an exotic animal in this state for more than 30 days after the expiration, revocation or suspension of a permit. 39 (4)(a) A person may breed a small exotic feline if the person: 40 (A) Is exempt from the requirements for a permit under ORS 609.315; or 41 (B) Breeds a small exotic feline with a member of the species Felis catus (domestic cat), 42and: 43 (i) The person has a permit issued by the State Department of Agriculture under section 44 8 of this 2009 Act; and 45

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(ii) The person provides written documentation, including the person's business license, 1 2 that the person bred the animals for the purpose of retail sale of the offspring.

(b) As used in this subsection, "small exotic feline" means a member of the family 3 Felidae, except the species Felis catus (domestic cat), that weighs 50 pounds or less when 4 fully mature. 5

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SECTION 6. ORS 609.335 is amended to read:

609.335. [(1) The State Department of Agriculture shall issue permits for the keeping of exotic an-7 imals, as defined in ORS 609.305.] 8

9 [(2)] (1) The [department] State Department of Agriculture shall adopt reasonable rules for issuing permits to keep exotic animals and establishing conditions [thereof] for keeping the exotic 10 animals. The conditions shall be directed toward ensuring the health, welfare and safety of the 11 12 exotic animals and, where necessary, the security of facilities in which the exotic animals are kept 13 so as to avoid undue physical or financial risk to the public. The rules shall be no more restrictive upon keepers of exotic animals than is reasonably necessary to carry out [subsection (1) of this sec-14 15 tion and] the purposes of ORS 609.309.

16[(3) A separate permit shall be required for each species of exotic animal kept. A permit shall be valid for a period of two years from the date of issue and may be renewed.] 17

18 [(4) The department may charge a fee for the issuance and renewal of permits under this section. The fee shall not exceed \$300 for each issuance and \$100 for each renewal.] 19

[(5)] (2) The department may revoke a permit upon finding a violation of rules adopted under 20this section, or the department may issue a finding of violation and a warning to remedy the vio-2122lation by a specified date.

23SECTION 7. Section 8 of this 2009 Act is added to and made a part of ORS 609.305 to 609.335. 24

SECTION 8. (1) The State Department of Agriculture may issue a permit to a person to 25keep an exotic animal if the person applies for the permit within 90 days after the effective 2627date of this 2009 Act.

(2) The department may, within one year of the effective date of this 2009 Act, issue a 28permit to a person to possess an exotic animal if the person submits satisfactory proof to 2930 the department that the person possessed the exotic animal prior to the effective date of this 31 2009 Act and that the person meets requirements of rules adopted by the department under ORS 609.335. 32

(3) The department may charge a fee to issue or renew a permit under this section. The 33 34 fee may not exceed \$100. Each permit or renewal of a permit is valid for two years.

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